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11	Attorneys for Defendant Facebook, Inc.,		
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13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
14		CISCO DIVISION	
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16	IN RE: FACEBOOK, INC. CONSUMER	CASE NO. 3:18-MD-02843-VC	
17	PRIVACY USER PROFILE LITIGATION,	FACEBOOK, INC.'S UNOPPOSED	
18	This document relates to:	MOTION FOR AN ENLARGEMENT OF TIME FOR STATEMENT IN SUPPORT	
19	ALL ACTIONS	OF SEALING	
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Pursuant to Civil Local Rule 6-3, Facebook, Inc. respectfully requests a one-week extension of the time to submit materials in support of sealing in regard to Plaintiffs' Administrative Motion To Consider Whether Another Party's Material Should Be Sealed (Dkt. 794). Plaintiffs do not oppose Facebook's request.

On December 4, 2021, Special Master Daniel Garrie conducted a hearing regarding the parties' dispute over production of materials from Facebook's App Developer Investigation. The parties made presentations and engaged in discussion with the Special Master for over three hours. The parties' presentations and transcript of the hearing—which amount to hundreds of pages—contain frequent references to information that Facebook has designated Confidential or Highly Confidential – Attorneys' Eyes Only under the Protective Order, Dkt. 122, including information the Court has previously found good cause to seal in this action.

On January 7, 2022, Plaintiffs filed copies of the parties' presentations and hearing transcript, accompanied by an Administrative Motion To Consider Whether Another Party's Material Should Be Sealed (Dkt. 794). Pursuant to Civil Local Rule 79-5(f), the deadline for Facebook to file a statement and declaration in support of sealing the presentations and hearing transcript is seven days after the filing of Plaintiffs' Administrative Motion (January 14, 2022). Facebook asked Plaintiffs for their agreement to stipulate to an enlargement of time by one week days for Facebook file supporting materials. Swanson Decl. ¶ 4. On January 12, 2022, Plaintiffs' counsel informed Facebook that they do not oppose Facebook's request for an enlargement of time and provided courtesy copies of the documents filed in connection with their Administrative Motion. *Id.* ¶ 4, Ex. A.

Facebook respectfully requests that Facebook's time to file a statement and declaration in support of sealing be enlarged by one week because the large volume of materials filed by Plaintiffs will require significant time to evaluate for confidential material. Plaintiffs do not oppose this request, and granting this extension—which relates only to sealing—will not affect the schedule of this action. *Id.* ¶¶ 4, 6–7.

For these reasons, Facebook respectfully requests that the Court grant Facebook a one-week extension, from January 14, 2022 to January 21, 2022, to submit a statement and declaration in support of the confidentiality of materials attached to Plaintiffs' Administrative Motion.

1	Dated: January 13, 2022	GIBSON, DUNN & CRUTCHER, LLP
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